

**IN THE UNITED STATES BANKRUPTCY COURT  
DISTRICT OF DELAWARE**

*In re* : Chapter 11  
: Case No. 01-01139 (JKF)  
W. R. GRACE and CO., *et al.*<sup>1</sup>, : (Jointly Administered)  
: Debtors. : Objection Deadline: July 11, 2011  
: : Hearing Date: TBD, if necessary

**FEE DETAIL FOR DAY PITNEY LLP'S  
ONE-HUNDRED FIFTEENTH INTERIM FEE APPLICATION FOR THE PERIOD  
FROM APRIL 1, 2011 THROUGH APRIL 30, 2011**

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<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace and Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace and Co.-Conn., A-1 Bit and Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., EandC Liquidating Corp., Emerson and Cuming, Inc.), Southern Oil, Resin and Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

# Exhibit A

**EXHIBIT A**

**FEES FOR THE FEE PERIOD**  
**APRIL 1, 2011 THROUGH APRIL 30, 2011**<sup>2</sup>

Client: 482910 W.R. GRACE & CO.  
Matter: 111099 TRENTON ENVIRONMENTAL ISSUES

04/01/11 14	E-mail and follow-up regarding remediation issues with DEP A. Marchetta	0.8	536.00
04/01/11 14	Address A. Marchetta memo on NJDEP issues and follow up on same; memos with clients W. Hatfield	0.4	174.00
04/04/11 14	Conference call with client and consultant regarding remediation issues and strategy; prepare with W. Hatfield regarding same A. Marchetta	0.8	536.00
04/04/11 14	Call with A. Marchetta on case issues; prepare for and attend call with clients on strategy; call with clients and URS on matter and path forward with NJDEP; call with A. Marchetta to follow up on matter (.1) W. Hatfield	0.9	391.50
04/06/11 14	Review memo from URS on call with NJDEP and prepare memo to A. Marchetta with comments on same W. Hatfield	0.6	261.00
04/06/11 14	Review e-mail from URS and follow-up with W. Hatfield regarding same A. Marchetta	1.0	670.00
04/07/11 14	Follow up issues and memos on NJDEP issues and schedule strategy W. Hatfield	0.3	130.50
04/07/11 14	Follow-up regarding Nickerson response and call regarding same A. Marchetta	0.8	536.00
04/11/11	Prepare for and conference call with clients and expert; follow-up with W. Hatfield regarding same		

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<sup>2</sup> Legend for Day Pitney LLP's fees:

3 = Litigation, category 15

18 = Fee Application (Applicant), category 11

14 = Case Administration, category 4

14	A. Marchetta	0.8	536.00
04/11/11 14	Prepare for call with clients on NJDEP strategy W. Hatfield	0.2	87.00
04/12/11 14	E-mails and telephone calls regarding ISRA issues and conference call regarding same A. Marchetta	0.4	268.00
04/13/11 14	Conference with W. Hatfield; prepare for and conference with clients and consultants regarding ISRA/ECRA issues; follow-up with B. Moffitt regarding lease information and tax map A. Marchetta	1.8	1,206.00
04/13/11 14	Prepare for call with clients; review prior ISRA materials on property information and size; history; call with clients and URS on matter; follow up on matter with A. Marchetta; discuss ECRA issues with C. Donovan; review memo and lease information from client and prepare memo to A. Marchetta on ECRA issue; address former leases with B. Moffitt and memo to case team on path forward; follow up on additional lease information from Grace W. Hatfield	2.1	913.50
04/13/11 14	Confer with A. Marchetta and W. Hatfield re strategy concerning LSRP program and review file documents regarding site leases and related issues B. Moffitt	5.2	2,262.00
04/13/11 14	Work with B. Moffitt to identify documents with respect to lease agreements for site S. Parker	0.7	133.00
04/14/11 14	Work with B. Moffitt and S. Parker regarding leases and site diagrams for delineation and ISRA issues A. Marchetta	1.4	938.00
04/14/11 14	Confer with B. Moffitt regarding timing of operations issue C. Donovan	0.1	46.00
04/14/11 14	Confer with A. Marchetta and C. Donovan re strategy concerning LSRP program and continued review file of documents regarding site leases and related issues B. Moffitt	2.3	1,000.50
04/14/11	Work on project to identify, compile and organize production documents with respect to lease agreements for site, including work with B. Moffitt regarding same		

14	S. Parker	1.9	361.00
04/15/11	Review leases and conference with W. Hatfield and B. Moffitt regarding client information from same for DEP		
14	A. Marchetta	1.0	670.00
04/15/11	Memos with C. Donovan on lease issues; memos with A. Marchetta and B. Moffitt on matter		
14	W. Hatfield	0.3	130.50
04/18/11	Conference with W. Hatfield regarding call to Mike Acker on submissions to DEP		
14	A. Marchetta	0.5	335.00
04/19/11	Call with W. Hatfield regarding conference with client; follow-up with B. Moffitt regarding investigation of real estate information		
14	A. Marchetta	0.8	536.00
04/19/11	Follow up on ISRA issues; call with clients on matter; address lease and EPA response by Grace on site history with case team		
14	W. Hatfield	0.6	261.00
04/19/11	Confer with A. Marchetta and W. Hatfield re strategy concerning LSRP program and continued review of file documents regarding site leases and related issues		
14	B. Moffitt	2.6	1,131.00
04/19/11	Conduct searches in order to identify additional documents requested by B. Moffitt with respect to lease agreements for site		
14	S. Parker	0.4	76.00
04/20/11	E-mails, telephone calls and follow-up regarding site information for client; conference with B. Moffitt and W. Hatfield regarding same		
14	A. Marchetta	0.9	603.00
04/20/11	Review B. Moffitt memos on lease issues; prepare memo to case team on 1986 ECRA issues and summary of call with client; URS and LSRP issues; analysis of ISRA issues and path forward on matter; case team memos on proposed call with clients on matter		
14	W. Hatfield	0.9	391.50
04/20/11	Review all prior leases and amendments and correspondence; confer with B. Moffitt regarding same.		
14	C. Donovan	0.9	414.00
04/21/11	Telephone calls with attorneys and client regarding strategy for site;		

14	conference with W. Hatfield regarding same A. Marchetta	1.0	670.00
04/21/11	Address lease issues with C. Donovan; strategize with A. Marchetta on LSRP program and expansion of ISRA work with URS		
14	W. Hatfield	0.5	217.50
04/21/11	Confer with W. Hatfield re strategy concerning LSRP program		
14	B. Moffitt	0.1	43.50
04/22/11	Telephone calls and follow-up regarding site strategy		
14	A. Marchetta	0.4	268.00
04/25/11	E-mails and follow-up regarding site procedures; conference with W. Hatfield regarding same		
14	A. Marchetta	0.5	335.00
04/25/11	Address strategy on LSRP matters		
14	W. Hatfield	0.2	87.00
04/26/11	Telephone calls regarding conference with client and consultant; conference regarding Nickerson position, LSRP; telephone call with client regarding same		
14	A. Marchetta	1.0	670.00
04/26/11	Calls with client on NJDEP issues; review URS message on contacts with case manager on LSRP issues; meeting with case team on matter; call with case team and clients on strategy issues; call with case team, clients and URS on path forward; follow up on client questions concerning lease and settlement issues; review B. Moffitt memo on settlement issues		
14	W. Hatfield	1.4	609.00
04/26/11	Participate in conference call and confer with A. Marchetta and W. Hatfield re strategy concerning LSRP program and continued review of file documents regarding site leases and related issues		
14	B. Moffitt	3.4	1,479.00
04/27/11	Follow-up with B. Moffitt regarding lease analysis and forward same to client		
14	A. Marchetta	0.8	536.00
04/27/11	Analyze leases regarding LSRP program issues and prepare e-mail regarding same		
14	B. Moffit	2.9	1,261.50
04/27/11	Work with B. Moffitt regarding preparation of email summarizing issues		

14	related to lease agreements for site S. Parker	0.4	76.00
04/29/11	Follow up regarding research on lease issues and settlement agreement; information to client from B. Moffitt		
14	A. Marchetta	0.7	469.00

Attorney Summary

Timekeeper	Hours	Rate	Dollars
C. Donovan	1.00	460.00	460.00
W. Hatfield	8.40	435.00	3,654.00
A. Marchetta	15.40	670.00	10,318.00
B. Moffitt	16.50	435.00	7,177.50
S. Parker	3.40	190.00	646.00
<b>TOTALS</b>	<b>44.70</b>		<b>\$22,255.50</b>

## FEE SUMMARY - SORTED BY TIMEKEEPER

<u>Timekeeper</u>	<u>TASK CODE</u>	<u>HOURS</u>	<u>RATE</u>	<u>FEE (DISCOUNTED)</u>
A. Marchetta	14	15.4	670.00	10,318.00
C. Donovan	14	1.0	460.00	460.00
W. Hatfield	14	8.4	435.00	3,654.00
B. Moffitt	14	16.5	435.00	7,177.50
S. Parker	14	3.4	190.00	646.00
<b>TOTAL</b>		<b>44.7</b>		<b>\$22,255.50</b>

# Exhibit B

**EXHIBIT B**

**EXPENSES FOR THE FEE PERIOD**  
**APRIL 1, 2011 THROUGH APRIL 30, 2011**

**None.**

**IN THE UNITED STATES BANKRUPTCY COURT  
DISTRICT OF DELAWARE**

*In re* : Chapter 11  
W. R. GRACE & CO., *et al.*<sup>1</sup>, : Case No. 01-1139 (JKF)  
: (Jointly Administered)  
Debtors. : Objection Deadline: July 11, 2011  
: Hearing Date: TBD, if necessary

**VERIFICATION**

ANTHONY J. MARCHETTA, after being duly sworn according to law, deposes and says:

1. I am a partner with the applicant firm, Day Pitney LLP, and am a member in good standing of the bars of the State of New Jersey, the State of New York, the District of Columbia, the United States District Court for the District of New Jersey, the United States District Court for the Northern District of New York, the United States District Court for the Eastern District of New York, the United States District Court for the Southern District of New York, the United States District Court for the Western District of New York, the United States

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<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darez Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

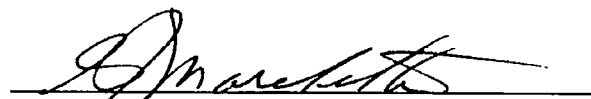
District Court for the District of Colorado, the United States District Court for the Eastern District of Texas, the United States District Court for the Western District of Wisconsin, the United States Court of Appeals for the Third Circuit, the United States Court of Appeals for the Second Circuit, the United States Court of Appeals for the Federal Circuit, the United States Tax Court, and the United States Supreme Court.

2. I have personally performed certain of, and overseen, the legal services rendered by Day Pitney LLP as counsel to the Debtors and am thoroughly familiar with all other work performed on behalf of the Debtors by the lawyers and other persons in the firm.

3. The facts set forth in the foregoing Application are true and correct to the best of my knowledge, information, and belief.

Parsippany, New Jersey  
Dated: June 21, 2011

Respectfully submitted,  
DAY PITNEY LLP

  
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